## IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF PENNSYLVANIA

: CIVIL ACTION NOS.

.

COX, et al. ARCINIEGA, et al. PARTRIDGE, et al. BAIRD, et al. ABIVA BATES, et al. ANDERSON, et al. ALFEROS, et al. BISS, et al. **BRADLEY** DAVIS, et al. ERICKSON, et al. GERZSENYI, et al. GONZALES, et al. GILBOARD, et al. **DAVIS** FEIST, et al.

ERICKSON, et al.
GERZSENYI, et al.
GONZALES, et al.
GILBOARD, et al.
DAVIS
FEIST, et al.
FUERTES, et al.
HENNING, et al.
GONZALES
YIH, et al.
VERNON, et al.
TUTWILER
YOUNG
WELTZ
ZACHERY, et al.

BUCHMAN, et al. CABANTING, et al. PORCHIA MATI JOYNER SAN FELIPPO, et al.

BRYANT, et al.

HARDIN, et al. MCCRAY

\_\_\_

VS.

BAYER CORPORATION, et al.

02-4516 02-4528 02-4578 02-4768 02-4833 02-4836 02-4879 02-4884 02-4911 02-4930 02-4967 02-4972 02-4992 02-5033 02-5043 02-5067 02-5099 02-5102 02-5120 02-5155 02-5176 02-5183 02-5229

02-5176 02-5183 02-5229 02-5237 02-5248 02-5276 02-5309

02-5376 02-5309 02-5331 02-5360 02-5387 02-5433 02-5447 02-5577 02-5649

:

## ORDER

advise	d th	at tl		NOW, 1	this day of July, 2002, the Court having been previously cannot proceed to trial and disposition because of the following
reason			10 400	o uchon	to the following
	[		]	-	Order staying these proceedings pending disposition of a related action.
	[		]	-	Order staying these proceedings pending determination of arbitration proceedings.
	[		]	-	Interlocutory appeal filed.
	[	X	]	-	Other: <u>Case is placed into suspense pending receipt of the Case</u> <u>Transfer Order from the Judicial Panel on Multi District Litigation transferring case to District of Minnesota.</u>
It is					
<b>ORDERED</b> that the Clerk of Court mark this action closed for statistical purposes and place the matter in the Civil Suspense File, and it is					
<b>FURTHER ORDERED</b> that the Court shall retain jurisdiction; and that the case be restored to the trial docket when the action is in a status so that it may proceed to final disposition; this order shall not prejudice the rights of the parties to this litigation.					
	BY THE COURT:				
	R. Barclay Surrick				